

REMARKS

Applicant is filing a §371 U.S. National Phase utility patent application based upon International Application PCT/DE2003/002722, filed 13 August 2003. Applicant encloses the English translated specification since the priority application and International Application were both filed in German.

Applicant sets forth that nothing that could be construed as new subject matter was added to the application in preparing the English translated specification. In support of such, Applicant encloses a "Declaration" wherein the translator sets forth that to the best of his knowledge, the English translated specification is a true and complete translation of International Application No. PCT/DE2003/002722.

Applicant makes certain amendments to the English translated specification by way of enclosing an entire substitute specification to have this §371 U.S. National Phase application comply with USPTO rules, practice and procedure.

In particular, Applicant has inserted the following headings:

Prior Applications (with language identifying the two priority applications - a first filed German application and a subsequently filed PCT Application), **Background of the Invention**, **1. Field of the Invention** and **2. Description of the Prior Art** on page 1 of the substitute specification, **Summary of the Invention** on page 3 of the substitute specification, **Brief**

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Description of the Drawings and Detailed Description of the Preferred Embodiment on page 6 of the substitute specification.

Applicant has further added "preamble" language directly underneath the **Claims** heading found on page 9 of the substitute specification.

Applicant still further amends the descriptions for FIG. 1 and FIG. 2 to a format more accepted under USPTO practice, and can be found on page 6 of the substitute specification.

Still even further, Applicant amends the title as found on page 1 of the English language translation to read "**WIND ENERGY INSTALLATION WITH CONCENTRIC GEAR AND GENERATOR ARRANGEMENT**", which Applicant believes more appropriately represents the format and language identified in the International Application, and can be found on pages 1 and 11 of the substitute specification.

Still further yet, Applicant amends the reference made to "wind power plants" found throughout the English language translation to "wind energy plants", which can be found on pages 1-11 of the substitute application. Applicant also amends the reference made to the "gear/generator" found throughout the English language translation to "gear and generator", which can be found on pages 1-11 of the substitute specification. Applicant believes these amendments more appropriately conform to the format and language identified in

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the International Application.

Applicant further makes amendments to the English language translation to correct grammatical and typographical errors.

Still further, a request is made to accept insertion of the "Abstract" which is missing from the English translated specification, and can be found on page 11 of the substitute specification, to conform to the format required under 37 C.F.R. § 1.72(b).

Applicant has placed the substitute specification on letter-sized pleading paper and has included line numbering throughout the specification and on the Abstract, but excluded the line numbering on the Claims, a format for a U.S. application which is understood by Applicant to be appreciated by the USPTO.

Finally, Applicant submits a new set of formal drawings (FIGS. 1-2) which conform to the Standard Rules for Drawings as set forth in 37 C.F.R. §1.84.

Applicant respectfully points out that none of the aforementioned amendments made herein by way of submission of the substitute specification and formal drawings could be construed as the introduction of any new subject matter.

Applicant has canceled claims 1-10 of the English translated specification and has substituted a new set of claims numbered 11-18 in the substitute specification. This

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was done to completely eliminate all multiple dependent claims used in the International Application and to place the claims in a format that complies with USPTO rules, practice and procedure. New Claims 11-18 follow the exact subject matter of that which is claimed in canceled Claims 1-10 but are written in a manner more acceptable to the USPTO.

Applicant respectfully requests that the filing fee be calculated based upon the new set of claims numbered 11-18 wherein **NO MULTIPLE DEPENDENT CLAIMS** are used, one (1) independent claim is included, with the total number of claims being 8 (eight).

Applicant finally wishes to point out that the aforementioned amendments were done to better encompass the full scope and breadth of the invention under USPTO rules. Notwithstanding, Applicant believes the claims of the English language translated International Application would have been allowable if not canceled and re-written in this Preliminary Amendment.

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Respectfully Submitted,

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